

ARIZONA CODE OF JUDICIAL ADMINISTRATION
Part 7: Administrative Office of the Courts
Chapter 2: Certification and Licensing Programs
§ 7-205: Defensive Driving

A. through D(4)(i) [No Changes]

- j. The division director shall remove the school from the website and IVR upon: (i) the school's failure to pay some or all of state fees to Administrative Office of the Courts within fourteen days of the due date; (ii) failure to pay \$1,000 or more of diversion fees to the appropriate limited jurisdiction court or courts within fourteen days of the due date; (iii) discovery of facts that lead the division director or designee to reasonably believe the school is not paying or may not pay state fees or limited jurisdiction fees as the fees become due; or (iv) failure of the school to provide to the division school financial and bank records upon demand. Upon removal of a school from the website and IVR pursuant to this subsection, division staff shall schedule an expedited hearing to be held within 10 days. The hearing shall be held pursuant to the provisions of ACJA § 7-201(H)(21). The sole subject of the hearing shall be whether the division director had probable cause to remove the school from the website and IVR. The division director shall not add the school to the website or IVR until (i) the school has demonstrated to the satisfaction of the division director that the nonpayment was inadvertent and not the result of procedural inadequacies or intentional wrongdoing; (ii) the school has demonstrated the ability to pay all fees as the fees become due, and (iii) the school has provided all requested financial and bank records. If nonpayment was the result of procedural inadequacies or wrongdoing, the division director shall not add the school to the website or IVR until those issues are resolved to the division director's satisfaction.
- k. If the division director removes a school from the website and IVR pursuant to subsection (j), the division staff shall ensure that notice of the division director's action and notice of the hearing are immediately served on the certificate holder.

D(5) through E(1)(h)(1) [No Changes]

(2) Surety bond:

- (a) The surety bond shall name as insureds the state of Arizona, the Supreme Court and the Arizona Superior Court and all Arizona limited jurisdiction courts;
- (b) The insurer shall hold a valid license to do business in the state of Arizona with minimum ratings as specified by the Arizona Department of Administration;
- (c) If the applicant is part of a self-insured government entity, the applicant shall submit documentation from the government entity stating the applicant's coverage; and
- (d) The surety bond shall be in the amount of \$20,000 or an amount equal to the ~~cumulative amount~~ sum of the highest two months during the preceding six

months of all state and limited jurisdiction fees collected by the school ~~during~~
~~the last six calendar months~~, whichever is higher.

E(1)(h)(i) through End [No Changes]